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	Application Number	10/616,761	
nitial filing)	Filing Date	July 10, 2003	
	First Named Inventor	Benjamin N. Loomis	
	Art Unit	3761	
	Examiner Name	Karin M. Reichle	
ion	Attorney Docket No.	BBM-100US	

FORM (to be used for all correspondence after in Total Number of Pages in This Submissi

ENCLOSURES (Check all that apply)									
Fee Transmittal Fo		Drawing(s) Licensing-related	Papers		After Allowance Communication to TC				
Amendment/Reply After Final Affidavits/Declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s)		Petition Petition to Convert Provisional Applie Power of Attorne Change of Correst Address Terminal Disclair Request for Refure CD, Number of CD Landscape	cation y, Revocation, spondence ner		Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please identify below): Replacement drawing sheet 3 of 4; Comments on Stmt of Reasons for Allowance; Issue Fee Transmittal; PTO-2038; Return postcard				
Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53									
	SIGNATURI	E OF APPLICANT, AT	TORNET OR AC	JEN I					
Firm Name RatnerPrestia Signature Christopher A. Rothe									
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. No:

10/616,761

Applicant:

Benjamin N. Loomis

Filed:

July 10, 2003

Title:

SIDE-DELIVERY SUPPOSITORE DISPENSER

T.C./AU:

3761

Examiner:

Karin M. Reichle

Confirmation No.:

2306

Docket No.

BBM-100US

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

AUG 2 9 2006

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Applicants gratefully appreciate the reasons for allowance provided in the Notice of Allowance. Nevertheless, Applicants believe that the record as a whole amply supports the allowance of the claims and that further comments from the Patent Office do not completely or fully represent the scope of the invention as defined in the allowed claims. The reasons for allowance incorporate claim interpretations made in the Office Action dated January 3, 2006, in which claim terms were defined based on standard dictionary definitions. These dictionary definitions may be construed as being narrower than the meanings imparted from the record as a whole. Therefore, Applicants wish to ensure that the reasons for allowance do not give rise to any presumption of Applicants' acquiescence to the interpretations made therein based on the dictionary definitions, or any negative inferences that may flow from such definitions. Applicants maintain that the allowed claims are best interpreted in light of the record as a whole.

Respectfully submitted,

Jonathan H. Spadt, Reg. No. 45,122

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Attorneys for Applicant

JHS/CAR/ks/jal

Dated: August 25, 2006

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Juli Lawrence